IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA BUTTE DIVISION

COTTONWOOD ENVIRONMENTAL LAW CENTER, et al.,

CV-20-28-BU-BMM

Plaintiffs,

ORDER

v.

BIG SKY WATER AND SEWER DISTRICT,

Defendant.

Cottonwood Environmental Law Center, Montana Rivers, and Gallatin Wildlife Association ("Plaintiffs") brought this action against the Big Sky Water and Sewer District ("Big Sky District"). Plaintiffs allege that Big Sky District violated the Clean Water Act ("CWA") when they discharged pollutants into the West Fork of the Gallatin River without a National Pollutant Discharge Elimination System (NPDES) permit. (Doc. 8.) Big Sky District and Plaintiffs previously filed competing motions for summary judgment. (Docs. 72 & 75.) The Court denied Plaintiffs' motion for summary judgment and denied Big Sky District's motion for summary judgment with respect to the alleged point sources in control of Big Sky District. (Doc. 89.) Plaintiffs now bring a second motion for summary judgment.

(Doc. 101.)

The Court will consider Plaintiffs' motion, though the motion demonstrates a failure to comprehend the Court's discussion of Clean Water Act jurisprudence for indirect discharges in the prior order. (*See* Doc. 89 at 12-15.) Plaintiffs need look no further than their own citations, *Northern Plains Resource Council v. Fidelity Exploration and Development Company*, 325 F.3d 1155, 1158 (9th Cir. 2003). and *County of Maui v. Hawaii Wildlife Fund*, __ U.S. __, __, 140 S. Ct. 1462 (2020), to clarify their apparent misapprehension of how the Clean Water Act should be applied to this case.

Northern Plains Resource Council provides an example of a direct discharge from a point source. In Northern Plains Resource Council, the methane-extraction company would drill conventional wells into a coal seam and pump the trapped water from that seam to the surface to reduce underground pressure. 325 F.3d at 1158. The extracted water contained a litany of pollutants recognized by the Clean Water Act. Id. The extraction company would then discharge the extracted water from a pipe directly into a navigable waterway. Id. The water trapped in the coal seam had no path to the navigable waterway before Fidelity installed the pipe. Id. The Ninth Circuit determined that the extraction company had violated of the Clean Water Act, based on the extraction company's actions in directly discharging a pollutant from a point source into navigable waters of the United States without an NPDES permit.

Id. at 1165. As Plaintiffs note, the Ninth Circuit also recognized that state law could not relieve the permitting requirements the Clean Water Act. *Id.*

Unlike in *Northern Plains Resource Council*, Plaintiffs do not allege a *direct* discharge of pollutants into a navigable waterway. Plaintiffs instead allege an indirect discharge of pollutants. Plaintiffs claim that pollutants leak from the Big Sky District's Water Resources Recovery Facility ("WRRF") holding ponds, enter the groundwater system below the holding ponds, and flow either to the West Fork of the Gallatin River directly through the aquifer or via the WRRF underdrain pipe. Either mechanism requires that the initial discharge from the wastewater holding ponds flows to groundwater. Thus, Plaintiffs must demonstrate that the alleged discharge of pollution represents the "functional equivalent of a direct discharge." Cnty. of Maui, __ U.S. at ___, 140 S. Ct. at 1476 ("Whether pollutants that arrive at navigable waters after traveling through groundwater are 'from' a point source depends upon how similar to (or different from) the particular discharge is to a direct discharge.").

County of Maui established the factors that district courts must observe to evaluate the functional equivalent of a direct discharge:

"(1) transit time, (2) distance traveled, (3) the nature of the material through which the pollutant travels, (4) the extent to which the pollutant is diluted or chemically changed as it travels, (5) the amount of pollutant entering the navigable waters relative to the amount of the pollutant that leaves the point source, (6) the manner by or area in which the pollutant enters the navigable waters, (7) the degree to which the

pollution (at that point) has maintained its specific identity."

Id. at 1476-77. Time and distance should be considered the most important factors. *Id.* at 1477.

To aid the Court in deciding Plaintiffs' motion and to narrow the factual disputes for trial, if necessary, the Court will follow the lead of the district court in *County of Maui*. *See Hawaii Wildlife Fund v. Cnty. of Maui*, 1:12-cv-00198-SOM-KJM, Doc. 456. The parties shall file answers to the following questions. The parties shall use 30 words or less for each answer, to be submitted no later than February 28, 2022. If a party does not know or cannot provide the exact answer to a question, the party shall provide the most accurate answer it can in light of the record currently before the Court. Answers should respond directly to the questions, rather than viewing the questions as inviting discussion of related matters. The Court will hold the parties to their answers.

In answering each question, the parties shall provide the title or name of material on which they rely, along with the ECF number and the page number of evidence currently in the record that supports each answer. Parties are invited to provide record citations to every piece of evidence in the record supporting any fact. Parties shall not cite anything not currently in the record.

Question	Answer (30 words or less)	Title of Material	ECF No. and page #
Transit Time:		Materiai	and page #
Transit Time:			
1a. What is the			
minimum			
documented time			
(in days) for			
leaking			
wastewater to			
travel from the			
WRRF holding			
ponds to the West			
Fork of the			
Gallatin River?			
1b. What is the			
average (mean)			
time required for			
leaking			
wastewater to			
travel from the			
holding ponds to			
the West Fork of			
the Gallatin			
River?			
1c. Would			
nitrogen pollutants			
leaking from the			
WRRF holding			
ponds travel at a			
different rate to			
the West Fork of			
the Gallatin River			
in comparison to			
the fluorescein			
dye tracer?			
Distance			
traveled:			

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2a. What is the		
minimum distance		
that leaking		
wastewater travels		
from the WRRF		
holding ponds to		
the West Fork of		
the Gallatin		
River?		
2b. What is the		
approximate		
distance traveled		
by at least half of		
the wastewater		
leaking from the		
WRRF holding		
ponds to the West		
Fork of the		
Gallatin River?		
2c. What is the		
minimum distance		
traveled by		
wastewater that		
leaks from the		
WRRF holding		
ponds and		
transports through		
the WRRF		
underdrain to the		
West Fork of the		
Gallatin River?		
2d. What is the		
minimum distance		
traveled by		
wastewater that		
leaks from the		
WRRF holding		
ponds to reach the		
beginning of the		

WRRF		
underdrain?		
2e. What		
percentage of		
wastewater		
leaking from the		
WRRF holding		
ponds emerges in		
the West Fork of		
the Gallatin River		
within 0.5 mile of		
Station 106?		
2f. What		
percentage of		
leaking		
wastewater from		
the WRRF		
emerges in the		
West Fork of the		
Gallatin River		
from within 2		
miles of the		
WRRF holding		
ponds?		
3. Nature of the		
material through which the treated		
wastewater travels:		
uaveis.		
3a. What is the		
nature of the		
material through		
which the leaking		
wastewater travels		
from the WRRF		
holding ponds to		
the West Fork of		
the Gallatin		
River?		

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4. Dilution or
chemical change
of pollutant:
4 75 1
4a. To what extent
has the leaking
wastewater been
diluted as it
travels from the
WRRF to the
West Fork of the
Gallatin River?
4b. Leaving aside
any chemical
change occurring
at the holding
ponds themselves,
to what extent has
the leaking
wastewater been
chemically
changed as it
travels from the
WRRF to the
West Fork of the
Gallatin River?
4c. What is the
nature of any
chemical changes
to nitrogen as it
travels from the
WRRF holding
ponds to the West
Fork of the
Gallatin River?
4d. What
percentage of
nitrogen pollutants
_
are removed by chemical
Chemicai

WRRF holding		
pond each day?		
5c. Does any		
pollutant leak		
from the WRRF		
holding ponds and		
reach the West		
Fork of the		
Gallatin River? If		
so, in what		
quantity?		
6. Manner by or		
areas in which		
pollutant enters		
the West Fork of		
the Gallatin		
River:		
6a. Describe the		
manner by or		
areas in which the		
leaking		
wastewater from		
WWRF enters the		
West Fork of the Gallatin River.		
7. Degree pollutant		
maintains its		
specific identity:		
specific facility.		
7a. Describe the		
degree to which		
the treated		
wastewater from		
the WRRF		
emerging in the		
West Fork of the		
Gallatin River has		
maintained its		

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specific identity.			
8. Could	 -		
additional sources	 -		
of nitrogen other	<u> </u>		
than leakage at the	<u> </u>		
WRRF holding	 -		
ponds account for	<u> </u>		
some or all of the	<u> </u>		
nitrogen observed	<u> </u>		
in the West Fork	<u> </u>		
of the Gallatin	<u> </u>		
River?			
9. Each party may			
address 2	 -		
additional fact	 -		
issues relevant to	 -		
the County of	 -		
Maui factors that	<u> </u>		
the Court did not	<u> </u>		
highlight, but the			
party's position			
must be stated in			
30 words or less.	<u> </u>		

IT IS HEREBY ORDERED that the parties shall respond to the above questions by no later than February 28, 2022.

DATED this 18th day of February, 2022.

Brian Morris, Chief District Judge United States District Court